

**UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF WISCONSIN**

In re Aleasa Thomas,

Debtor.	)	Chapter 13
	)	Case No. 18-20092-svk
	)	
	)	Objection to Motion to Continue Stay Due:
	)	<b>Tuesday, January 23, 2018</b>
	)	Hearing on Timely Filed Objections:
	)	<b>Tuesday, January 30, 2018 at 11:30AM</b>
	)	

**NOTICE OF MOTION TO CONTINUE AUTOMATIC STAY**

To all creditors and parties in interest:

The Debtor in the above-captioned case has filed a motion to continue the automatic stay pursuant to 11 U.S.C. § 362(c)(3)(B). A copy of that motion accompanies this notice.

**Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)**

If you do not want the Court to grant the motion to continue the automatic stay, or if you want the Court to consider the views on the motion, then **on or before the Objection Due Date** stated above, you or your attorney must file an objection with:

Clerk, United States Bankruptcy Court  
517 East Wisconsin Avenue  
Milwaukee, WI 53202-4581

and provide copies to:

Eddington Law Office LLC / Robert J. Eddington  
250 E. Wisconsin Avenue #1800  
Milwaukee, WI 53202

Scott Lieske, Chapter 13 Trustee  
P.O. Box 510920  
Milwaukee, WI 53203

in time for its **receipt** by the above deadline. If you do not file a timely objection, the Court may decide you do not oppose the relief sought in the motion and may enter an order granting that relief.

**In the event that a timely objection is filed**, a hearing will be held before the Honorable Susan V. Kelley, United States Bankruptcy Judge, in the United States Courthouse at 517 East Wisconsin Avenue, Milwaukee, Wisconsin in **Room 167** at the date and time stated above. The Debtor, the Objecting Party and/or their counsel are expected to attend the hearing.

**The Court will also hold a hearing if the Debtor fails to file a supporting affidavit or declaration that complies with 11 U.S.C. § 362(c)(3)(B).** The hearing will take place at the same time and place stated above, and the Debtor and Debtor's counsel must attend this hearing, or the Court will not grant the motion.

Date: January 8, 2018

/s/ Robert J. Eddington  
Attorney for Debtor

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF WISCONSIN

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In the Matter of:

Chapter 13

Aleasa Thomas,  
Debtor

Case No. 18-20092-svk

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**MOTION TO CONTINUE THE AUTOMATIC STAY**

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The debtor, Aleasa Thomas, through undersigned counsel, hereby respectfully moves the Court pursuant to 11 U.S.C. § 362(c)(3)(B), for an order continuing the automatic stay as to all creditors in the instant Chapter 13 bankruptcy case. In support thereof, the debtor states the following:

1. On January 5, 2018, the debtor filed, through counsel, the instant Chapter 13 bankruptcy case. *See* accompanying Aleasa Thomas, ¶ 1.
2. A single prior bankruptcy case filed by the debtor was pending and dismissed within the year preceding the filing of this case. The debtor filed a prior Chapter 13 bankruptcy case (hereinafter “**Prior Case**”) through her attorneys at that time in the Eastern District of Wisconsin bankruptcy court on June 7, 2017 (case number 17-25663-svk). *Id.*, ¶ 2.
3. On December 20, 2017, the Court dismissed this Prior Case because the debtor was unable to make all of her plan payments as required by the Chapter 13 plan she filed in that case. *Id.*, ¶ 3.

**Filing Of The Prior Case**

4. The debtor filed the Prior Case because she was unable to meet her financial obligations at the time and needed the protections of Chapter 13 of the Bankruptcy Code in order

Drafted by: Robert J. Eddington  
Eddington Law Office LLC  
250 E. Wisconsin Ave. #1800  
Milwaukee, WI 53202  
Phone: 414-347-5639  
Email: rje@eddingtonlawoffice.com

to address the debts she had, including certain arrears for a loan secured against her vehicle. *Id.*, ¶ 4.

5. At the time the debtor filed her Prior Case, her primary income consisted of wages she earned as a driver for Courier Distribution Systems LLC (herein “Courier Distribution”). Courier Distribution contracts with Amazon.Com to deliver packages ordered by its users. The debtor’s gross income from Courier Distribution at the time she filed the Prior Case was approximately \$1788.00 per month. The debtor also received approximately \$190.00 per month in FoodShare benefits. *Id.*, ¶ 5.

6. In the Chapter 13 plan in the Prior Case, the debtor proposed making payments in the amount of \$36 per week (\$156 per month) for a period of sixty (60) months. *Id.*, ¶ 6.

7. About two months before she filed the Prior Case, in April 2017, the debtor suffered a serious attack by a dog while she was working for Courier Distribution. As a result of that attack, the debtor experienced some difficult medical complications that resulted in a limited ability to lift heavy packages. She also attended physical therapy to attempt to lessen the effects of the attack. During this time, including after the filing of the Prior Case, the debtor continued to work for Courier Distribution and attempted to seek accommodations in her job duties so that she could continue working. *Id.*, ¶ 7.

8. Despite her efforts, as a result of the attack, the debtor’s employment situation began to deteriorate as it became increasingly difficult for her to do her job as a result of the debtor’s physical limitations. Further complicating her efforts, in September 2017, the debtor was nearly attacked again by another dog while working for Courier Distribution. This second incident, coupled with the attack the debtor suffered in April 2017, created a significant amount of stress and trauma for the debtor. That stress and trauma, coupled with the physical limitations

that she had, compelled the debtor to resign her position with Courier Distribution around the end of September 2017. *Id.*, ¶ 8.

9. Because of the complications relating to the April 2017 dog attack, the debtor began to experience difficulties making her plan payments shortly after the Prior Case was filed. Although the debtor made an initial payment of \$155 in June 2017, she fell behind in July and August and was unable to make payments in those months. As a result of the debtor's falling behind on plan payments, the Trustee filed a motion to dismiss the Prior Case on September 7, 2017. *Id.*, ¶ 9.

10. The debtor's departure from Courier Distribution around the end of September 2017 set in motion a series of financial difficulties that made it impossible for the debtor to continue the plan payments in the Prior Case. The debtor was able to make a further plan payment in September 2017 and resolved the Trustee's motion by agreeing to stay current on all plan payments. Part of that resolution was a "doomsday" provision on plan payments through April 2018. The Court approved that stipulation in an order dated November 6, 2017. *Id.*, ¶ 10.

11. After the debtor left Courier Distribution, her employment prospects were increasingly challenging. The debtor worked for approximately one month in a call center for DJK Distribution LLC (herein "DJK Distribution"). However, the debtor experienced difficulties with this employer and does not believe that she received all of the pay to which she was entitled. As a result, the debtor's income from DJK Distribution was not what she expected it would be, which further adversely affected her financial situation. The debtor continued to have difficulties as a driver because of the physical limitations from the dog attack. As a result of these difficulties, coupled with her belief that she had not been paid what she was entitled to,

the debtor felt forced to resign her position with DJK Distribution around the end of October 2017. *Id.*, ¶ 11.

12. After leaving DJK Distribution, the debtor worked very briefly as a driver for FedEx Corporation (herein “FedEx”). She only received one wage payment from FedEx, and again felt compelled to resign that position by early November 2017 due to her physical limitations. *Id.*, ¶ 12.

13. After leaving FedEx, the debtor was able to find part-time employment with General Business Services (herein “GBS”) as an inventory clerk. The debtor began working at GBS on or about December 1, 2017 but only worked through December 12, 2017. By that time, however, the debtor was significantly in arrears for her rent, most of her financial obligations, and her Chapter 13 plan payments. Because of these difficulties, the debtor was unable to make any further plan payments in the Prior Case. *Id.*, ¶ 13.

14. On December 12, 2017, the Trustee filed an Affidavit of Default for non-payment, and the Court dismissed the Prior Case on December 20, 2017. *Id.*, ¶ 14.

#### **Filing Of The Current Case**

15. The debtor filed this Current Case in good faith in order, among other things, to rectify her financial difficulties in general, and in particular pay the secured loan on her vehicle. *Id.*, ¶ 15.

16. Since the dismissal of the Prior Case, the debtor’s financial and personal circumstances have improved in at least three important respects. *Id.*, ¶ 16.

17. *First*, the debtor’s financial circumstances have improved since the dismissal of the Prior Case. Within the past several days, the debtor has accepted an offer of full-time employment through QPS Employment Group, which employment she expects to begin on or

about January 8, 2018. This is a much better employment situation than the debtor had previously because, not only will the debtor be making \$13.00 per hour (instead of \$11.00 at GBS), but it will be a full-time, rather than part-time position. Based on her hourly rate, the debtor expects to gross approximately \$2200 per month, which is significantly higher than what she made at the time her Prior Case was filed (\$1788 per month) and also higher than what she was making at the time the Prior Case was dismissed when she was only working part-time. *Id.*, ¶ 17.

18. *Second*, the debtor's financial circumstances have improved because the proposed Chapter 13 plan that she filed in this Current Case calls for lower payments than in the prior case. In the Prior Case, the debtor's Chapter 13 plan required payments of \$156 per month. The debtor has made what she feels are appropriate adjustments to her budget and plan. The debtor anticipates her payments in this current case to be approximately \$140 per month. This reduction in plan payments will help the debtor to meet her financial obligations and remain current in her plan payments in this case. *Id.*, ¶ 18.

19. *Third*, the debtor's personal circumstances have improved because her new employment is much better suited to her in light of the physical limitations the debtor has experienced over the past year. The debtor's job duties for QPS Employment Group will include buffing defects in Harley-Davidson motorcycle parts. Importantly, the debtor will no longer be required to lift heavy packages as she was before. As a result, the debtor expects to be able to maintain employment through QPS Employment Group and thereby remain current on her financial obligations including her Chapter 13 plan payments in this case. *Id.*, ¶ 19.

20. As a result, the debtor's financial and personal circumstances have improved since the dismissal of the Prior Case. It is therefore the debtor's good-faith belief that she can

propose a confirmable plan that will adequately address her financial issues consistently with the Bankruptcy Code, and which the debtor can fully perform. *Id.*, ¶ 20.

21. Because the debtor fell into arrears in her secured obligation to TitleMax of Wisconsin, the debtor's vehicle was repossessed on or about January 3, 2018. While she is anticipating the prompt return of that vehicle to her, the debtor fears that her property may be in danger of additional collection activity, including repossession, without the protections of the automatic stay. Additionally, without the protections of the automatic stay, other creditors might continue to attempt to collect their debts while the debtor is in this case, which she fears would hinder her ability to make plan payments. *Id.*, ¶ 21.

22. Therefore, having the protections of the automatic stay through the pendency of this case is essential to protect the debtor's ability to make her plan payments in this case. *Id.*, ¶ 22.

**WHEREFORE**, the debtor respectfully requests that this Court continue the automatic stay under 11 U.S.C. § 362(a) as to all creditors for the duration of this Chapter 13 case, or until such time as the stay is terminated under Section 362(c)(1) or (c)(2), or a motion for relief is granted under section 362(d).

Dated: Monday, January 8, 2018

/s/ **Robert J. Eddington**

Counsel for the debtor  
Bar No. 1078868

Eddington Law Office LLC  
250 E. Wisconsin Ave. #1800  
Milwaukee, WI 53202  
414-347-5639 (Tel)  
414-433-1866 (Fax)

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF WISCONSIN

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In the Matter of:

Chapter 13

Aleasa Thomas,  
Debtor

Case No. 18-20092-svk

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**AFFIDAVIT OF ALEASA THOMAS**

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I, the undersigned, being first duly sworn, do declare to the undersigned authority all of the following:

1. I am the debtor in the above-captioned Chapter 13 bankruptcy case which I filed through my attorney, Robert J. Eddington. I respectfully submit this affidavit in support of my accompanying motion to continue the automatic stay in this case.
2. I had one bankruptcy case pending and dismissed within the year preceding the filing of this case. I filed a prior Chapter 13 bankruptcy case (hereinafter "**Prior Case**") through my attorney at that time in the Eastern District of Wisconsin bankruptcy court on June 7, 2017 (case number 17-25663-svk).
3. On December 20, 2017, the Court dismissed this Prior Case because I was unable to make all of my plan payments as required by the Chapter 13 plan I filed in that case.

**Filing Of My Prior Case**

4. I filed my Prior Case because I was unable to meet my financial obligations at the time and needed the protections of Chapter 13 of the Bankruptcy Code in order to address the debts I had, including certain arrears for a loan secured against my vehicle.

5. At the time I filed my Prior Case, my primary income consisted of wages I earned as a driver for Courier Distribution Systems LLC (herein “Courier Distribution”). Courier Distribution contracts with Amazon.Com to deliver packages ordered by its users. My gross income from Courier Distribution at the time I filed the Prior Case was approximately \$1788.00 per month. I also received approximately \$190.00 per month in FoodShare benefits.

6. In the Chapter 13 plan in my prior case, I proposed making payments in the amount of \$36 per week (\$156 per month) for a period of sixty (60) months.

7. About two months before I filed my Prior Case, in April 2017, I suffered a serious attack by a dog while I was working for Courier Distribution. As a result of that attack, I experienced some difficult medical complications that resulted in a limited ability to lift heavy packages. I also attended physical therapy to attempt to lessen the effects of the attack. During this time, including after the filing of my Prior Case, I continued to work for Courier Distribution and attempted to seek accommodations in my job duties so that I could continue working.

8. Despite my efforts, as a result of the attack, my employment situation began to deteriorate as it became increasingly difficult for me to do my job as a result of my physical limitations. Further complicating my efforts, in September 2017, I was nearly attacked again by another dog while working for Courier Distribution. This second incident, coupled with the attack I suffered in April 2017, created a significant amount of stress and trauma for me. That stress and trauma, coupled with the physical limitations that I had, compelled me to resign my position with Courier Distribution around the end of September 2017.

9. Because of the complications relating to the April 2017 dog attack, I began to experience difficulties making my plan payments shortly after my Prior Case was filed. Although I made an initial payment of \$155 in June 2017, I fell behind in July and August and

was unable to make payments in those months. As a result of my falling behind on plan payments, the Trustee filed a motion to dismiss my Prior Case on September 7, 2017.

10. My departure from Courier Distribution around the end of September 2017 set in motion a series of financial difficulties that made it impossible for me to continue the plan payments in my Prior Case. I was able to make a further plan payment in September 2017 and resolved the Trustee's motion by agreeing to stay current on all plan payments. Part of that resolution was a "doomsday" provision on plan payments through April 2018. The Court approved that stipulation in an order dated November 6, 2017.

11. After I left Courier Distribution, my employment prospects were increasingly challenging. I worked for approximately one month in a call center for DJK Distribution LLC (herein "DJK Distribution"). However, I experienced difficulties with this employer and do not believe that I received all of the pay to which I was entitled. As a result, my income from DJK Distribution was not what I expected it would be, which further adversely affected my financial situation. I continued to have difficulties as a driver because of the physical limitations from the dog attack. As a result of these difficulties, coupled with my belief that I had not been paid what I was entitled to, I felt forced to resign my position with DJK Distribution around the end of October 2017.

12. After leaving DJK Distribution, I worked very briefly as a driver for FedEx Corporation (herein "FedEx"). I only received one wage payment from FedEx, and again felt compelled to resign that position by early November 2017 due to my physical limitations.

13. After leaving FedEx, I was able to find part-time employment with General Business Services (herein "GBS") as an inventory clerk. I began working at GBS on or about December 1, 2017 but only worked through December 12, 2017. By that time, however, I was

significantly in arrears for my rent, most of my financial obligations, and my Chapter 13 plan payments. Because of these difficulties, I was unable to make any further plan payments in my Prior Case.

14. On December 12, 2017, the Trustee filed an Affidavit of Default for non-payment, and the Court dismissed my case on December 20, 2017.

### **Filing Of My Current Case**

15. I filed this Current Case in good faith in order, among other things, to rectify my financial difficulties in general, and in particular pay the secured loan on my vehicle.

16. Since the dismissal of my Prior Case, my financial and personal circumstances have improved in at least three important respects.

17. *First*, my financial circumstances have improved since the dismissal of my Prior Case. Within the past several days, I have accepted an offer of full-time employment through QPS Employment Group, which employment I expect to begin on or about January 8, 2018. This is a much better employment situation than I had previously because, not only will I be making \$13.00 per hour (instead of \$11.00 at GBS), but it will be a full-time, rather than part-time position. Based on my hourly rate, I expect to gross approximately \$2200 per month, which is significantly higher than what I made at the time my Prior Case was filed (\$1788 per month) and also higher than what I was making at the time my Prior Case was dismissed when I was only working part-time.

18. *Second*, my financial circumstances have improved because the proposed Chapter 13 plan that I filed in this Current Case calls for lower payments than my last case. In my prior case, my Chapter 13 plan required payments of \$156 per month. I have made what I feel are

appropriate adjustments to my budget and plan. I anticipate my payments in my Current Case to be approximately \$140 per month. This reduction in plan payments will help me to meet my financial obligations and remain current in my plan payments in this Current Case.

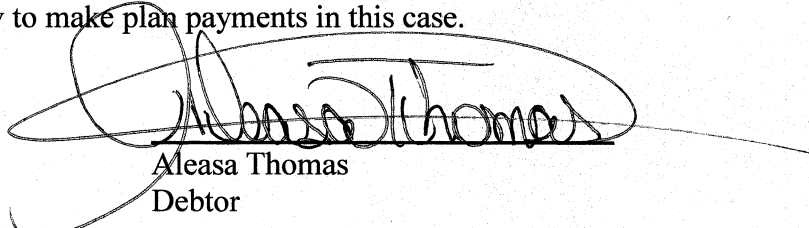
19. *Third*, my personal circumstances have improved because my new employment is much better suited to me in light of the physical limitations I have experienced over the past year. My job duties for QPS Employment Group will include buffing defects in Harley-Davidson motorcycle parts. Importantly, I will no longer be required to lift heavy packages as I was before. As a result, I expect to be able to maintain employment through QPS Employment Group and thereby remain current on my financial obligations including my Chapter 13 plan payments in this case.

20. As a result, my financial and personal circumstances have improved since the dismissal of my Prior Case. It is therefore my good-faith belief that I can propose a confirmable plan that will adequately address these and other issues consistently with the Bankruptcy Code, and which I can fully perform.

21. Because I fell into arrears in my secured obligation to TitleMax, my vehicle was repossessed on or about January 3, 2018. While I am anticipating the prompt return of that vehicle to me, I fear that this property may be in danger of additional collection activity, including repossession, without the protections of the automatic stay. Additionally, without the protections of the automatic stay, other creditors might continue to attempt to collect their debts while I am in this case, which I fear would hinder my ability to make plan payments.

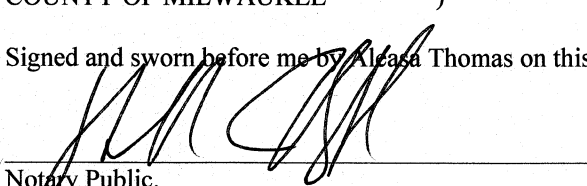
22. Therefore, having the protections of the automatic stay through the pendency of this case is essential to protect my ability to make plan payments in this case.

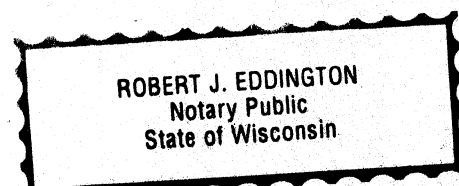
Dated: January 5, 2018

  
Aleasa Thomas  
Debtor

STATE OF WISCONSIN )  
COUNTY OF MILWAUKEE )

Signed and sworn before me by Aleasa Thomas on this 5th day of January, 2018.

  
Notary Public.  
My commission is permanent.

  
ROBERT J. EDDINGTON  
Notary Public  
State of Wisconsin

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF WISCONSIN

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In the Matter of:

Aleasa Thomas,  
Debtor

Chapter 13

Case No. 18-20092-svk

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**ORDER CONTINUING AUTOMATIC STAY**

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The Debtor filed a Motion To Continue The Automatic Stay beyond 30 days under 11 U.S.C. § 362(c)(3)(B). Notice of the Motion was provided to all creditors, and objecting parties were given the opportunity to have a hearing. No objections were filed, and the Debtor has filed an Affidavit establishing that the Debtor commenced this case in good faith.

**IT IS THEREFORE ORDERED:** the Motion is granted, and the automatic stay will remain in effect as to all creditors, without prejudice to the rights of creditors to seek relief from the automatic stay.

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UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF WISCONSIN

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In the Matter of:

Chapter 13

Aleasa Thomas,  
Debtor

Case No. 18-20092-svk

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**CERTIFICATE OF SERVICE**

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The undersigned, an attorney, does hereby certify that on Monday, January 8, 2018, he caused a true and correct copy of the attached Notice Of Motion To Continue Automatic Stay, Motion To Continue The Automatic Stay, Affidavit of Aleasa Thomas, and (Proposed) Order Continuing Automatic Stay to be served:

1. On the Chapter 13 Trustee and the Office Of The U.S. Trustee by electronic transmission via the CM/ECF filing system; and
2. On each of the entities listed on the attached mailing matrix by U.S. first-class mail, postage prepaid.

Dated: Monday, January 8, 2018

/s/ Robert J. Eddington  
Counsel for the debtor  
Bar No. 1078868

Eddington Law Office LLC  
250 E. Wisconsin Ave. #1800  
Milwaukee, WI 53202  
414-347-5639 (Tel)  
414-433-1866 (Fax)

Label Matrix for local noticing  
0757-2  
Case 18-20092-svk  
Eastern District of Wisconsin  
Milwaukee  
Sat Jan 6 14:11:20 CST 2018  
Arnold Lueders III  
Credit Solutions  
626 E Wisconsin Ave Fl 14  
Milwaukee, WI 53202-4616

AAA Life Ins Co  
PO Box 740071  
Cincinnati, OH 45274-0071

(p)AMERICollect INC  
PO BOX 2080  
MANITOWOC WI 54221-2080

Capital One Bank USA NA  
PO Box 6492  
Carol Stream, IL 60197-6492

Check N Go  
100 Commercial Dr  
Hamilton, OH 45014-5556

ChexSystems  
7805 Hudson Rd # 100  
Woodbury, MN 55125-1703

City of Milwaukee  
PO Box 3268  
Milwaukee, WI 53201-3268

City of Milwaukee Violations Bureau  
PO Box 346  
Milwaukee, WI 53201-0346

Commonwealth Financial  
245 Main St  
Dickson City, PA 18519-1641

Credit Collection Services  
725 Canton St  
Norwood, MA 02062-2679

(c)DEPARTMENT OF MOTOR VEHICLES  
4822 MADISON YARDS WAY  
MADISON WI 53705-9100

Department Of Workforce Development  
PO Box 7888  
Madison, WI 53707-7888

Dept of Ed/Navient  
PO Box 9635  
Wilkes Barre, PA 18773-9635

ECMC  
PO Box 16408  
Saint Paul, MN 55116-0408

Ecmc  
111 Washington Ave N  
Minneapolis, MN 55401-1705

Robert J. Eddington  
Eddington Law Office LLC  
250 S Wisconsin Avenue #1800  
Milwaukee, WI 53202-4299

Emergency Medicine Specialists  
PO Box 320930  
Franklin, WI 53132-6151

(p)GUARANTY BANK  
4000 W BROWN DEER ROAD  
LOAN ADMINISTRATION  
BROWN DEER WI 53209-1221

IMC Credit Services  
6955 Hillsdale Ct  
Indianapolis, IN 46250-1595

Indianapolis Power and Light Co  
PO Box 1595  
Indianapolis, IN 46206-1595

Infinity Healthcare Physicians SC  
PO Box 3261  
Milwaukee, WI 53201-3261

Internal Revenue Service  
Attn: Central Insolvency / Bankruptcy  
PO Box 7346  
Philadelphia, PA 19101-7346

Keith D Weiner & Assoc  
75 Public Sq Fl 4  
Cleveland, OH 44113-2001

Scott Lieske  
Chapter 13 Trustee  
P.O. Box 510920  
Milwaukee, WI 53203-0161

Medical College of Wisconsin  
8701 W Watertown Plank Rd  
Milwaukee, WI 53226-3548

Milwaukee Radiologists Ltd.  
44000 Garfield Rd  
Clinton Township, MI 48038-1125

Milwaukee Water Works  
200 E Wells St Rm 800  
Milwaukee, WI 53202-3515

Navient Education Loan  
PO Box 9500  
Wilkes Barre, PA 18773-9500

Northstar Loans  
7800 W Appleton Ave  
Milwaukee, WI 53218-5309

Addresses marked (c) above for the following entity/entities were corrected  
as required by the USPS Locatable Address Conversion System (LACS).

Department Of Motor Vehicles  
4802 Sheboygan Ave  
Madison, WI 53705-2927

The following recipients may be/have been bypassed for notice due to an undeliverable (u) or duplicate (d) address.

(d)Optimum Outcomes, Inc.  
2651 Warrenville Rd  
Downers Grove, IL 60515-5544

End of Label Matrix  
Mailable recipients 51  
Bypassed recipients 1  
Total 52

OAC  
PO Box 500  
Baraboo, WI 53913-0500

Oak Harbor Capital Opp Funds  
C/O WEINSTEIN & RILEY, PS  
2001 Western Ave Ste 400  
Seattle, WA 98121-3132

Office of the U. S. Trustee  
517 East Wisconsin Ave.  
Room 430  
Milwaukee, WI 53202-4510

Optimum Outcomes Inc  
2651 Warrenville Rd  
Downers Grove, IL 60515-5544

Planet Fitness  
5700 W Capitol Dr  
Milwaukee, WI 53216-2200

Portfolio Recov Assoc  
120 Corporate Blvd Ste 1  
Norfolk, VA 23502-4952

Resant Properties Ltd  
2120 W Clybourn St  
Milwaukee, WI 53233-2500

Alessa Thomas  
5709 N 55th Pl  
Milwaukee, WI 53218-2410

TitleMax of Wisconsin  
dba TitleMax  
15 Bull St # 200  
Savannah, GA 31401-2686

U S Dept of Ed/Gsl/Atl  
PO Box 4222  
Iowa City, IA 52244-4222

United States Attorney's Office  
517 S. Wisconsin Ave.  
Room 530  
Milwaukee, WI 53202-4509

Virtuoso Sourcing Grou  
4500 Cherry Creek Dr S  
Denver, CO 80246-1500

WE Energies  
231 W Michigan St # A130  
Milwaukee, WI 53203-2918

Wells Fargo Bank  
100 E Wisconsin Ave  
Milwaukee, WI 53202-4177

Wheaton Franciscan Healthcare  
801 S 60th St Ste 150  
West Allis, WI 53214-3365

Wheaton Franciscan Healthcare  
Dept. 123767  
PO Box 1259  
Oaks, PA 19456-1259

Wisconsin Department Of Revenue  
Special Procedures Unit  
P.O. Box 8901  
Madison, WI 53708-8901

Wisconsin Department Of Revenue  
Special Procedures Unit / Bankruptcy  
PO Box 8901  
Madison, WI 53708-8901

Wisconsin Dept. Of Revenue  
Special Procedures Unit  
P.O. Box 8902  
Madison, WI 53708-8902

Wisconsin Electric Power  
PO Box 2046  
Milwaukee, WI 53201-2046

Wisconsin Radiology Spec S.C.  
PO Box 2350  
Brookfield, WI 53008-2350

Xperience Fitness  
12575 W Capitol Dr  
Brookfield, WI 53005-2469

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified  
by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4).

Americollect Inc  
PO Box 1566  
Manitowoc, WI 54221-1566

Guaranty Bank  
4000 W Brown Deer Rd  
Brown Deer, WI 53209-1221